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APPLICATION NO.	FILING DATE	FIRST NAMED INV	ENTOR .	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/766,641	01/27/2004	Will Allen		200313916-1	6594
	7590 06/07/200 CKARD COMPANY	7	÷	EXAM	/INER
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	NS, CO 80527-2400	INISTRATION		ART UNIT	PAPER NUMBER
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				. 06/07/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/766,641	ALLEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Henry N. Tran	2629				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with t	he correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING [ - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAT .136(a). In no event, however, may a reply but d will apply and will expire SIX (6) MONTHS tte, cause the application to become ABAND	FION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 23	April 2007.					
· <u> </u>	·					
3) Since this application is in condition for allows	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11	I, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-26</u> is/are pending in the applicatio	n.					
4a) Of the above claim(s) is/are withdra						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-26</u> is/are rejected.						
7) Claim(s) is/are objected to.	,					
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ ac	cepted or b) objected to by t	he Examiner.				
Applicant may not request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corre	ction is required if the drawing(s) is	s objected to. See 37 CFR 1.121(d).				
11) ☐ The oath or declaration is objected to by the E	Examiner. Note the attached Of	ffice Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreig	un priority under 35 H.S.C. & 11	9(a)-(d) or (f)				
a) All b) Some * c) None of:	in priority under 33 0.3.0. § 11	3(a)-(a) 01 (1).				
1.☐ Certified copies of the priority documer	nts have been received					
2. Certified copies of the priority documer		ication No				
3. Copies of the certified copies of the pri	, ,	<del></del>				
application from the International Bure						
* See the attached detailed Office action for a lis		eived.				
	•					
Attachment(s)	•					
1) X Notice of References Cited (PTO-892)	4) Interview Sumr	mary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Ma	ail Date				
Information Disclosure Statement(s) (PTO/SB/08)     Paper No(s)/Mail Date	5)  Notice of Inform 6)  Other:	mal Patent Application				

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#### **DETAILED ACTION**

1. The Amendment received 4/23/2007 has been considered in preparing this Office action. Applicants' amendments to the specification and the claims, and the remarks have overcome the objections and rejections recited in the prior Office action mailed 1/9/07. Therefore, the objections and rejections recited in said Office action have been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Katoh et al (US 2003/0090597 A1) and Brown Elliott (US 2005/0104908 A1). The rejections are set forth follows.

## Claim Objections

2. Claims 2, 16, and 24 are objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of the independent claims 1, 13, and 23, respectively. Applicant is required to cancel the claims, or amend the claims to place the claims in proper dependent form, or rewrite the claims in independent form.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-4 and 6-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Katoh et al. (US 2003/0090597 A1, "Katoh") in view of Brown Elliott (US 2005/0104908 A1)

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Regarding claim 13, Katoh teaches a system for displaying an image, the system comprising: an image processing unit (100) adapted to receive image data for the image and to define from the image data a first sub-frame of the image, e.g., R frame, having a plurality of image elements and at least a second sub-frame of the image, e.g., G frame, having a corresponding plurality of image elements, each image element of the second sub-frame being spatially offset an offset distance from a corresponding image element of the first sub-frame; and a display device (13) adapted to display the first sub-frame in a first position and the second sub-frame in a second position with each displayed image element of the second sub-frame spatially offset substantially the offset distance from the corresponding displayed image element of the first sub-frame; see Figures 1, 6 and 37, paragraphs 322, 326, 334 to 338.

However, Katoh does not teach: "a portion of the image represented by an image element of the second subframe and also by at least two image elements of the first sub-frame".

Brown Elliott does teach a system comprising a projector (300) and a display screen (312) for displaying an image having subframes ("planes") of red (306), blue (308), and green images (310); an the image of each subframes is spatially offset ("shifted") by an offset distance of one-half pixel; see Fig. 2, and paragraph 43. Brown Elliott further teaches the green subframe (102) of the image is spatially offset from the red subframe (104) of the image by one-half pixel in the diagonal direction, and that provides "a portion of the image represented by an image element of the second subframe and also by at least two image elements of the first sub-frame"; see Fig. 20, and paragraph 62.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the subframe offset arrangements as taught by Brown Elliott in the Katoh

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system for improving displayed images with higher perceived resolution; see Brown Elliott, paragraph 50.

By this rationale, claim 13 is rejected.

Regarding claims 14-22, Katoh further teaches that: the image processing unit (100) comprising a scaler (126) that is adapted to sub-sample or to interpolate the image data and to perform one of increase and decrease the resolution of the image data; see paragraph 325; the second sub-frame is spatially offset at least one of a vertical distance and a horizontal distance from the first sub-frame; see Figures 6 and 39; the display device includes a plurality of modulating elements (106, 108, and 110) forming a plurality of image regions, e.g., regions of R, G, and B, and a light generator (102) configured to direct a light onto each of the plurality of image regions, the display device being adapted to modulate a first image region with the first sub-frame and a second image region with the second sub-frame, where the plurality of modulating elements includes a single array of modulating elements forming the first and second image regions, where the light includes at least one of a red light band, a green light band, and a blue light band, where the light generator is configured to direct light of the same color on the first and second image regions, or where the light generator is configured to direct light of different colors on the first and second image regions, see Figures 6, 7, 8, and 37. Claims 14-22 are dependent upon the based claim 13; and are therefore rejected on the same reasons set forth in claim 13, and by the reasons discussed above.

Regarding claims 1-4 and 6-12, which are method claims corresponding to the apparatus claims 13-22, are therefore rejected on the same basis set forth in claims 13-22.

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Regarding claims 23-25, which comprise the claimed elements and limitations of claims 13 and 18, rephrased to recite means plus functions; wherein, Katoh in view of Brown Elliott (hereinafter referred to as "Katoh-Brown Elliott") teach all the claimed limitations comprising: Katoh image processing unit (100) is read as means for: receiving image data for the image and means for defining a first sub-frame of the image having a plurality of image elements, and at least a second sub-frame of the image having a corresponding plurality of image elements, with each image element of the second sub-frame spatially offset an offset distance from a corresponding image element of the first sub-frame, displaying first subframe, second subframe, and for direct light onto a plurality of modulating elements according to the first and second subframes (e.g., the processing unit is to control the image shifter 106 and the projection lens 110); and Katoh display device (13) as means for displaying the first sub-frame in a first position and the second sub-frame in a second position, with each displayed image element of the second sub-frame spatially offset substantially the offset distance from the corresponding displayed image element of the first sub-frame, see Figs. 1 and 37; and Brown Elliott does teach a portion of the image represented by an image element of the second subframe and also by at least two image elements of the first sub-frame, see the reference recited in claim 13 above. Claims 23-25 are therefore rejected on the same reasons set forth in claims 13 and by the reasons discussed above.

Regarding claim 26, Katoh further teaches the image processing unit 100 (the computer processor 100) having a system controller (132) for executing a computer program (software), which inherently stores in a system memory for performing the method steps of claims 1, 6 and 7. Claim 26 is therefore rejected.

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14.

5. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Katoh et al. in view of Brown Elliott ("Katoh-Brown Elliott") as applied to claim 1 above, and further in view of Fergason (U.S. Patent No. 6,816,141).

Katoh-Brown Elliott teaches generally all except for the third sub-frame of the image and the fourth sub-frame of the image, the fourth sub-frame being spatially offset from the third sub-frame and the third sub-frame and the fourth sub-frame both being spatially offset from the first sub-frame and the second sub-frame; and displaying the third sub-frame in a third position spatially offset from the first position and the second position, and displaying the fourth sub-frame in a fourth position spatially offset from the first position, the second position, and the third position.

Fergason teaches a first sub-frame, a second sub-frame, a third sub-frame and a fourth sub-frame, see Figure 16A-C, and the image shifter or switch (11), see Figures 1 or 2, as means for performing steps of displaying the second sub-frame including overlapping image elements of the second sub-frame with image elements of the first sub-frame, or further including defining a third sub-frame of the image and a fourth sub-frame of the image, the fourth sub-frame being spatially offset from the third sub-frame and the third sub-frame and the fourth sub-frame both being spatially offset from the first sub-frame and the second sub-frame; and displaying the third sub-frame in a third position spatially offset from the first position and the second position, and displaying the fourth sub-frame in a fourth position spatially offset from the first position, the second position, and the third position, see Figures 38-40, column 41, line 24 to column 42, line

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the switch as taught by Fergason in the Katoh-Brown Elliott system because this would provide an improved display system capable of displaying a desired bright, high resolution and uniform display, see Fergason, column 41, lines 21-23. Claim 5 is dependent upon the base claim 1; and is therefore rejected on the same reasons set forth in base claim 1, and by the reasons discussed above.

### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Henry N. Tran whose telephone number is 571-272-7760. The examiner can normally be reached on M-F 8:00-4:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin H. Shalwala can be reached on 571-272-7681. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Henry N Tran

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Primary Examiner
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5/26/07 HT